

Substitute Bill No. 6608

January Session, 2003

AN ACT CONCERNING CLAIMS MADE PURSUANT TO THE CONNECTICUT INSURANCE GUARANTY ASSOCIATION ACT.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- 1 Section 1. Section 38a-838 of the general statutes is repealed and the
- 2 following is substituted in lieu thereof (Effective from passage and
- 3 applicable to claims filed on or after the effective date of this section):
- 4 The following terms as used in sections 38a-836 to 38a-853,
- 5 inclusive, as amended by this act, unless the context otherwise requires
- 6 or a different meaning is specifically prescribed, shall have the
- 7 following meanings:
- 8 (1) "Account" means any one of the three accounts created by section 38a-839;
- 10 (2) "Affiliate" means any affiliate, as defined in section 38a-1, of an
- 11 insolvent insurer; [on December thirty-first of the year next preceding
- 12 the date the insurer becomes an insolvent insurer;]
- 13 (3) "Association" means the Connecticut Insurance Guaranty
- 14 Association created under section 38a-839;
- 15 [(4) "Claimant" means any person filing a first party or liability
- 16 claim against the association, provided no person who is an affiliate of
- 17 the insolvent insurer at the time the policy was issued or at the time of

the insured event may be a claimant;

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19 [(5)] (4) "Commissioner" means the Insurance Commissioner;

[(6)] (5) "Covered claim" means an unpaid claim, including, but not limited to, one for unearned premiums, which arises out of and is within the coverage and subject to the applicable limits of an insurance policy to which sections 38a-836 to 38a-853, inclusive, as amended by this act, apply issued by an insurer, if such insurer becomes an insolvent insurer after October 1, 1971, and [(a)] (A) the claimant or insured is a resident of this state at the time of the insured event; or **I**(b) the claimant is not a resident of this state, but only under all of the following conditions: (i) The insured is a resident of this state at the time of the insured event; (ii) the insolvent insurer is licensed to do business in this state at the time of the insured event; (iii) the state of the claimant's residence has an association similar to the association created by said sections; and (iv) such claimant is refused coverage by such association because the insolvent insurer is not licensed to do business in the state of the claimant's residence at the time of the insured event; or (c) (B) the claim is a first party claim for damage to property with a permanent location in this state, provided the term "covered claim" shall not include (i) any claim by or for the benefit of any reinsurer, insurer, insurance pool, or underwriting association, as subrogation recoveries or otherwise; provided that a claim for any such amount, asserted against a person insured under a policy issued by an insurer which has become an insolvent insurer, which, if it were not a claim by or for the benefit of a reinsurer, insurer, insurance pool or underwriting association, would be a "covered claim" may be filed directly with the receiver of the insolvent insurer but in no event shall any such claim be asserted against the insured of such insolvent insurer, [. A claim shall not be a "covered claim" if it is filed] (ii) any claim by or on behalf of an individual who is neither a citizen of the United States nor an alien legally resident in the United States at the time of the insured event, or an entity other than an individual whose principal place of business is not in the United States at the time of the

insured event, and it arises out of an accident, occurrence, offense, act, error or omission that takes place outside of the United States, or a loss to property normally located outside of the United States or, if a workers' compensation claim, it arises out of employment outside of the United States, (iii) any claim by or on behalf of a person who is not a resident of this state, other than a claim for compensation or any other benefit which arises out of and is within the coverage of a workers' compensation policy, against an insured whose net worth at the time the policy was issued or at any time thereafter exceeded twenty-five million dollars, provided that an insured's net worth for purposes of this section and section 38a-844 shall be deemed to include the aggregate net worth of the insured and all of its subsidiaries as calculated on a consolidated basis; or (iv) any claim by or on behalf of an affiliate of the insolvent insurer at the time the policy was issued or at the time of the insured event;

[(7)] (6) "Insolvent insurer" means an insurer [(a)] (A) licensed to transact insurance in this state either at the time the policy was issued or when the insured event occurred, and [(b)] (B) determined to be insolvent by a court of competent jurisdiction, provided the term "insolvent insurer" shall not be construed to mean any insurer with respect to which an order, decree, judgment or finding of insolvency, whether permanent or temporary in nature, or order of rehabilitation or conservation has been issued by a court of competent jurisdiction prior to October 1, 1971;

[(8)] (7) "Member insurer" means any person who [(a)] (A) writes any kind of insurance to which sections 38a-836 to 38a-853, inclusive, as amended by this act, apply under section 38a-837, including, but not limited to, the exchange of reciprocal or interinsurance contracts, and [(b)] (B) is licensed to transact insurance in this state. An insurer shall cease to be a member insurer effective on the day following the termination or expiration of its license to transact the kinds of insurance to which said sections 38a-836 to 38a-853, inclusive, as amended by this act, apply, however such insurer shall remain liable

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as a member insurer for any obligations, including obligations for assessments levied prior to the termination or expiration of the insurer's license and for assessments levied after the termination or expiration which relate to any insurer which became an insolvent insurer prior to the termination or expiration of such insurer's license. In the case of such insurer, the average of its net direct written premium for the five calendar years prior to expiration or termination of its license, whether or not the insurer has net direct written premium in the year preceding such expiration or termination, shall be used as its assessment base for any year following such expiration or termination in which the insurer has no direct written premium;

- [(9)] (8) "Net direct written premiums" means direct gross premiums written in this state on insurance policies to which sections 38a-836 to 38a-853, inclusive, as amended by this act, apply, less return premiums thereon and dividends paid or credited to policyholders on such direct business, provided the term "net direct written premiums" shall not include premiums on any contract between insurers or reinsurers;
- 102 [(10)] (9) "Person" means an individual, corporation, partnership, 103 association, joint stock company, business trust, limited liability 104 company, unincorporated organization, voluntary organization, 105 governmental entity or other legal entity;
- 106 [(11)] (10) "Residence" means, when used in reference to a 107 corporation, its principal place of business;
- 108 [(12)] (11) "United States" has the meaning assigned to it by section 109 38a-1.
- 110 Sec. 2. Subdivision (2) of section 38a-845 of the general statutes is 111 repealed and the following is substituted in lieu thereof (Effective from 112 passage and applicable to claims filed on or after the effective date of this 113 section):
- 114 (2) Any person having a claim which may be recovered under more

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115 than one insurance guaranty association or its equivalent having a like 116 function to that of said association shall seek recovery first from the 117 association operating in the area of the residence of the [claimant] 118 insured except that (A) if it is a first party claim for damage to property 119 with a permanent location, such person shall seek recovery first from 120 the association operating in the location of the property, and (B) if it is 121 a workers' compensation claim, such person shall seek recovery first 122 from the association operating in the area of residence of the claimant. 123 Any recovery under sections 38a-836 to 38a-853, inclusive, as amended 124 by this act, shall be reduced by the amount recoverable from any other 125 insurance guaranty association or its equivalent having a like function 126 to that of said association.

This act shall take effect as follows:	
Section 1	from passage and applicable to claims filed on or after the effective date of this section
Sec. 2	from passage and applicable to claims filed on or after the effective date of this section

INS Joint Favorable Subst.